

remains incarcerated, the Court will respectfully direct the Clerk's office to provide a hard copy of the form documents found on the Court's public website as a Writ of Execution (DC11) packet, including all linked documents contained therein.

Turning to Defendant's "Motion to Enforce Judgment," the Court DENIES those portions of the motion seeking to recover the judgment from any other Defendant than Defendant Hoyle. The Court DENIES WITHOUT PREJUDICE the remaining portions of the motion seeking a show cause order against Defendant Hoyle. Notwithstanding Hoyle's demonstrated indifference to her obligations under this Court's orders, such motion is premature at this juncture in light of the Court's ruling granting Plaintiff's request for the Writ of Execution forms. Accordingly, the denial of this motion is without prejudice to Plaintiff's ability to seek a show cause order, if appropriate, with a renewed motion if a writ of execution is inadequate in this case.

IT IS THEREFORE ORDERED that Plaintiff's Motion for Assistance Collecting Judgment," Doc. No. 297, is GRANTED IN PART and DENIED IN PART. The Clerk is respectfully DIRECTED to provide a hard copy of the form documents found on the Court's public website as a Writ of Execution (DC11) packet, including all linked documents contained therein, along with a copy of this Order to Plaintiff Randolph Watterson's address of record.

IT IS FURTHER ORDERED that Plaintiff's "Pro Se Motion to Enforce Judgement or in the Alternative Show Cause," Doc. No. 298, is DENIED WITHOUT PREJUDICE to be refiled if a writ of execution is inadequate in this case.

IT IS SO ORDERED.

Signed: September 22, 2020



Frank D. Whitney
United States District Judge

